CHARLES R. BROWN, pro se

Petitioner

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## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

Landmark Real Property Holdings Trust, LLC et al, PETITIONER Case No. #: 2:19-cv-00297-APG-DJA

V.

Xochiti Susana Lozano-Donohue, RESPONDENT

JOINT STIPULATION AND ORDER TO EXTEND DEADLINE TO OPPOSE RESPONDENT'S MOTION TO DISMISS PETITION

Petitioner, LANDMARK REAL PROPERTY HOLDINGS TRUST, LLC et al ("Landmark"), and Respondent, Xochiti Susana Lozano-Donohue, by and through the undersigned, hereby jointly stipulate and agree as follows:

IT IS HEREBY STIPULATED AND AGREED that Landmark's time to respond to the Motion to Dismiss on file herein is extended through to no later than September 1st, 2019, to explore the possibility of settlement.

## IT IS SO STIPULATED AND AGREED.

DATED this 20th day of August, 2019

Date: \_\_\_\_, 2019 Charles R. Brown, pro se Petitioner Las Vegas, Nevada 89128 702.449.5457 Bcharles350@yahoo.com Melvin R Grimes, Jr. The Grimes Law Office 8540 South Eastern Ave. Suite 100 Las Vegas, NV 89123 702-347-4357 Fax: 702-224-2160 Email: melg@grimes-law.com

Date: \_\_\_\_\_, 2019

John S. Rogers, Esq., 1323 Manley Road Bozman, MT. 59715

406.600.8586

IT IS SO ORDERED:

UNITED STATES DISTRICT JUDGE Dated: August 22, 2019.